



महाराष्ट्र राज्याचा राजाधारा पत्र

सरकारी विषय

महाराष्ट्र राज्याचा

संग्रहालय, एगिल १, १९८०/चैल १२, दारे १९०२

स्वतंत्र संवर्जन मूल्यात पाहिल करायासाठी या व्यापारात वेळेचे पृष्ठ क्रमांक दिले आहेत

स्वाधी व्यापार-व्यापार

महाराष्ट्र शासनाने महाराष्ट्र अविनियोन्दिये ल्यार केलेले (साग एक, एक-म आणि एक-स यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांव्याप्तिरक्षत) नियम व आदेश

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 1st April 1980

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1780/26-TRA-3.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with Order No. G. S. R. 47(E), dated the 17th February 1980, of the President of India and in supersession of all existing notifications issued in this behalf, the Governor of Maharashtra hereby exempts totally, on and from the 1st day of April, 1980, motor vehicles being public goods vehicles or private goods vehicles of stage carriages registered in another State and plying on substantive permits in the State of Maharashtra countersigned by the State Transport Authority, Maharashtra State, in accordance with the reciprocal transport agreement ratified by the Government of Maharashtra and the Government of that State from payment of tax levied under sub-section (1) of section 3 of the said Act.

By order and in the name of the Governor of Maharashtra,

J. L. SALVI,
Under Secretary to Government.

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 1st April 1980

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1080/1-(52)-TRA-3.—In exercise of the powers conferred by sub-section (1B) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXXV of 1958), read with Order No. G. S. R. 47(E), dated the 17th February 1980, of the President of India, the Governor of Maharashtra is hereby pleased to direct that, on and from the 1st day of April 1980, there shall be levied and collected, in addition to the tax levied and collected under sub-section (1) of the said section 3, a further tax on private goods vehicles and public goods vehicles specified in column 1 of the Schedule appended hereto, at the annual rates respectively specified against them in Column 2 thereof.

Schedule

Motor Vehicles 1	Annual rate of tax 2
I. Private Goods Vehicles.—	Rs. P.
(a) Vehicles, the carrying capacity of which does not exceed 2 metric tonnes.	192.00
(b) Vehicles, the carrying capacity of which exceeds 2 metric tonnes but does not exceed 3 metric tonnes.	276.00
(c) Vehicles, the carrying capacity of which exceeds 3 metric tonnes but does not exceed 4 metric tonnes.	384.00
(d) Vehicles, the carrying capacity of which exceeds 4 metric tonnes but does not exceed 5 metric tonnes.	468.00
(e) Vehicles, the carrying capacity of which exceeds 5 metric tonnes but does not exceed 6 metric tonnes.	528.00
(f) Vehicles, the carrying capacity of which exceeds 6 metric tonnes but does not exceed 7 metric tonnes.	576.00
(g) Vehicles, the carrying capacity of which exceeds 7 metric tonnes but does not exceed 8 metric tonnes.	636.00
(h) Vehicles, the carrying capacity of which exceeds 8 metric tonnes but does not exceed 9 metric tonnes.	660.00
(i) Vehicles, the carrying capacity of which exceeds 9 metric tonnes but does not exceed 10 metric tonnes.	720.00
(j) Vehicles, the carrying capacity of which exceeds 10 metric tonnes.	768.00
II. Public Goods Vehicles.—	
(a) Vehicles, the carrying capacity of which does not exceed 2 metric tonnes.	384.00

Motor Vehicles 1	Annual rate of tax 2	Rs. P.
(b) Vehicles, the carrying capacity of which exceeds 2 metric tonnes but does not exceed 3 metric tonnes.	552-00	
(c) Vehicles, the carrying capacity of which exceeds 3 metric tonnes but does not exceed 4 metric tonnes.	768-00	
(d) Vehicles, the carrying capacity of which exceeds 4 metric tonnes but does not exceed 5 metric tonnes.	936-00	
(e) Vehicles, the carrying capacity of which exceeds 5 metric tonnes but does not exceed 6 metric tonnes.	1056-00	
(f) Vehicles, the carrying capacity of which exceeds 6 metric tonnes but does not exceed 7 metric tonnes.	1152-00	
(g) Vehicles, the carrying capacity of which exceeds 7 metric tonnes but does not exceed 8 metric tonnes.	1272-00	
(h) Vehicles, the carrying capacity of which exceeds 8 metric tonnes but does not exceed 9 metric tonnes.	1320-00	
(i) Vehicles, the carrying capacity of which exceeds 9 metric tonnes but does not exceed 10 metric tonnes.	1440-00	
(j) Vehicles, the carrying capacity of which exceeds 10 metric tonnes.	1536-00	

By order and in the name of the Governor of Maharashtra,

J. L. SALVI,
Under Secretary to Government.

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 1st April 1980

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. TGA. 1780/2(74)-TRA-3.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with Order No. G. S. R. 47(E), dated the 17th February 1980, of the President of India, the Governor of Maharashtra is hereby pleased to exempt totally, for a period of one year commencing on the 1st day of April 1980 and ending on the 31st day of March 1981, private goods vehicles belonging to any local authority in the State of Maharashtra and used in the discharge of the functions of such local authority under any law for the time being in force, from payment of the further tax leviable under sub-section (1B) of section 3 of the said Act.

By order and in the name of the Governor of Maharashtra,

J. L. SALVI,
Under Secretary to Government.

HOME DEPARTMENT

Mantralaya, Bombay 400 032, dated the 1st April 1980

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. MTA. 1780/25(75)-TRA-3.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with Order No. G. S. R. 47(E), dated the 17th February 1980, of the President of India and in supersession of Government Notification, Home Department, No. MTA. 1773/XII-C, dated the 31st May 1973, the Governor of Maharashtra hereby with effect from the 1st day of April 1980 exempts from the tax levied under sub-sections (1) and (1A) of section 3 of the said Act—

- (a) the following classes of motor vehicles, and
- (b) the motor vehicles belonging to the following classes of persons:—

(a) *Classes of Motor Vehicles*—

(i) Motor Vehicles imported or arriving in the State of Maharashtra under cover of a “Carnet de passages en douane” or “Triptych” or “Diptych” and kept in the State for a period not exceeding thirty days;

(ii) Motor Vehicles (other than transport vehicles) in respect of which tax has been paid in any territory outside the State of Maharashtra and kept for use in the State of Maharashtra during any part of a quarter in respect of which the tax has been paid in such other territory;

(iii) Mechanically propelled road-rollers and motor vehicles used exclusively for fire brigade purposes;

(iv) Such motor vehicles as are used exclusively as ambulances or as mobile dispensaries; provided that no charges are made for the service rendered or where charges are made, such charges are on the basis of no loss and no profit;

(v) Tractors for drawing trailers used exclusively for the transportation of agricultural produce from agricultural lands to the place of residence of an agriculturist or to godowns or to any market place or of materials required in connection with the cultivation of lands;

(vi) Trailers registered and kept for use as alternate trailers of an articulated vehicle provided that such trailers are used with any one of the tractors as may be specified by the Registering Authority;

(vii) Motor Vehicles used in connection with Shramdan work approved by the State Government in this behalf;

(viii) Motor vehicles used exclusively for conveyance of children to and from Schools (being vehicles which are liable to be taxed under

Class IV but taxed under Class VI of the First Schedule to the Bombay Motor Vehicles Tax Act, 1958) to the extent of the difference between the tax levied under the said Class IV and Class VI;

(ix) Such motor vehicles as are used exclusively as hearses;

(x) All motor vehicles temporarily registered for being removed to sub-region, other regions, or States for final registration;

(xi) All transport vehicles which are temporarily registered and used in the State for body building purposes;

(xii) All motor vehicles specially adapted for the use of persons suffering from a physical defect or disability, where such vehicles are owned or are used solely, by persons suffering from such a defect or disability;

(xiii) All motor vehicles used exclusively within the precincts of the Santa Cruz Airport Premises, Greater Bombay.

(b) *Motor vehicles belonging to the following classes of persons:—*

(i) Motor vehicles belonging to the United Nations being exempt from the tax under the United Nations (Privileges and Immunities) Act, 1947 (46 of 1947);

(ii) Motor vehicles belonging to the United Nations International Children Emergency Fund, New Dehi, and loaned to the Government of Maharashtra for carrying out schemes under the Community Project Programme, from the date the vehicles are registered in the State of Maharashtra;

(iii) Motor vehicles belonging to the Government of India or the Government of Maharashtra;

(iv) Motor vehicles belonging to the State Transport Undertaking which are under intimation of "non-use", but which are moved on the road when such movement is exclusively between the garage and the workshop or from one workshop to another, for the purposes of periodical checking, overhaul, repairs, painting or body-building or for the purpose of road testing and where such movement is not for hire or reward;

(v) Motor vehicles belonging to any local authority in the State of Maharashtra and,—

(a) used or adapted for use for purposes other than the transport of passengers or goods for hire or reward or in connection with any commercial enterprise;

(b) used exclusively as ambulances or as hearses;

(vi) Motor vehicles belonging to persons acting under contract with any local authority in the State of Maharashtra and used solely for the maintenance and service of street lighting or for road cleaning, road watering or conservancy purposes;

(vii) Motor vehicles belonging to a society for the prevention of cruelty to animals and used exclusively for the conveyance of sick animals or as mobile veterinary dispensary ;

(viii) Motor vehicles belonging to consular and Diplomatic Officers ;

(ix) Tractors belonging to the Bombay Electric Supply and Transport Undertaking, which are kept solely as spares, but which are moved on road when movement is exclusively between the workshop and the place where the tractor would be hitched to the trailer vehicles and vice versa and for the purpose of periodical checking, overhaul, repairs, painting or for purpose of road testing and where in all such cases, movement is not for hire or reward ;

(x) Motor vehicles, belonging to any Government and not used for any commercial enterprise or purpose ; provided similar exemption to the vehicles belonging to the Government of Maharashtra is granted on reciprocal basis ;

(xi) Motor vehicles belonging to the Co-operative for American Relief Everywhere Inc. (CARE) either imported or purchased locally and used exclusively in connection with the work of that organisation in the State of Maharashtra ;

2. The exemption granted by this notification shall be effective from the 1st day of April 1980.

By order and in the name of the Governor of Maharashtra,

J. L. SALVI,
Under Secretary to Government.